## Docket No.

## ARENT FOX KINTNER PLOTKIN & KAHN, PLLC

## **Declaration For U.S. Patent Application**

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled (Insert Title)

METHOD FOR FORMING POROUS SILICA FILM

the specifi	cation of v	which is attached hereto	unless the follow	wing box is check	ed:		
was filed on Number		on			As PCT International Application		
		and was amended on					
	was filed of Number	on	and w	ras amended on	As United States Application		
						•	
any amend	tate that I I Iment refer	have reviewed and under red to above.	erstand the conte	ents of the above-	identified specification, inc	cluding the claim(s), as amended by	
I acknowle	edge the du	ity to disclose informati	on which is mat	erial to patentabil	ity as defined in 37 C.F.R. §	§1.56.	
						plication(s) for patent or inventor's than the United States, listed below actional Application having a filing	
						Priority Claimed	
(List prio		190/2002 er)	Japan (Country)	(Day/Mo	ugust 2002 nth/Year Filed)	🔀 Yes 🗌 No	
foreign applicatio		189/2003	Japan		ebruary 2003	🛛 Yes 🗌 No	
	(Numb	er)	(Country) (Day/Month/Year Filed)		nth/Year Filed)		
I hereby cl	laim the be	nefit under 35 U.S.C. §	119(e) of any U	nited States provis	sional application(s) listed b	pelow.	
		(Application Number)		(Filing Date)			
		(Application Number)		(Filing Date)	(Filing Date)		
		☐ See attache	d list for addition	onal prior foreign	or provisional applications.		
I hereby c designating disclosed i to disclose prior appli	laim the bg the Unit in the prior informatio cation and	enefit under 35 U.S.C. ed States of America li application(s) (U.S. or on which is material to p the national or PCT Int	\$120 of any Usted below and PCT) in the manatentability as cernational filing	United States apple, insofar as the sonner provided by defined in 37 C.F. date of this appli	ication(s) or §365(c) of an ubject matter of each of the the first paragraph of 35, U R. §1.56 which became ava cation.	by PCT International application(s) ne claims of this application is not a s.C. §112, I acknowledge the duty ilable between the filing date of the	
(List prior U.S Applications of PCT Internation	S. or						
applications designating the		(Application Serial No.)		(Filing Date)	(Status) (patented, p	pending, abandoned)	
	,	(Application Serial No.)		(Filing Date)		pending, abandoned)	
And I here 22,980; Ch Reg. No. 4 Reg. No. 4 A. Kidney, Charles Bu	eby appoir narles M. M 14,275; Ro 8,898; Bri , Reg. No. nskey, Reg.	at the firm of Arent Fo Marmelstein, Reg. No. 2. bert K. Carpenter, Reg. An A. Tollefson, Reg. N 46,195; Bala Sundarar No. 46,592.	ox, Customer N 5,895; George E No. 34,794; Ru o. 46,338, Lynn ajan, Reg. No. I	umber <b>004372</b> in C. Oram, Jr., Reg. Istan Hill, Reg. N e D. Anderson, Re P50,900; Monica	cluding as principal attorn No. 27,931; Richard J. Berr o. 37,351; Hans J. Crosby, eg. No. 46,412; D. Daniel I Kitts, Reg. No. 36,105; Ki	eys: Robert B. Murray, Reg. No. nan, Reg. No. 39,107; Murat Ozgu, Reg. No. 44,634, Lynn A. Bristol, Dzara, II, Reg. No. 47,543, Jonathan ng L. Wong, Reg. No. 37,500; and	
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The undersigned hereby authorizes the U.S. attorneys named herein to accept and follow instructions from the undersigned's assignee, if any, and/or, if the undersigned is not a resident of the United States, the undersigned's domestic attorney, patent attorney or patent agent, as to any action to be take in the Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and the undersigned. In the event of a change in the person(s) from whom instructions may be taken, the U.S. attorneys named herein will be so notified by the undersigned.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.



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